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BY ELECTRONIC FILING

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

**Re: Compliance Letter of Norlight Telecommunications, Inc.
WC Docket No. 05-196**

Dear Ms. Dortch:

Norlight Telecommunications, Inc. ("Norlight"), by its attorneys, hereby submits the compliance report required pursuant to the Commission's *Order* establishing enhanced 911 requirements for IP-enabled service providers.¹ Norlight is a full-service telecommunications provider of high quality, integrated voice and data solutions headquartered in Brookfield, Wisconsin. Norlight recently began offering VoIP services by reselling the wholesale VoIP offering of New Global Telecom ("NGT").

Norlight currently has only one VoIP customer, located in the Washington, D.C. metropolitan area. NGT has separately filed a compliance letter describing the status of its implementation of enhanced 911 capability and its plans for expanding its capabilities.² That letter identifies Washington, D.C. as being compliant as of November 2005. *Id.* at 11. Norlight has obtained initial registered location information for its VoIP customer. Norlight recently received information from NGT regarding the process for updating registered location information, and

¹ *IP-Enabled Services and 911 Requirements for IP-Enabled Service Providers, First Report and Order and Notice of Proposed Rulemaking*, 20 FCC Rcd 10245, 10273 (2005). See also *Enforcement Bureau Outlines Requirements of November 28, 2005 Interconnected Voice Over Internet Protocol 911 Compliance Letters*, Public Notice, DA 05-2945, Nov. 7, 2005.

² Letter of Ron W. Wessel, Vice President & General Counsel, New Global Telecom, to Marlene H. Dortch, Secretary, Federal Communications Commission, dated Nov. 23, 2005. Norlight incorporates the NGT letter by reference herein.

HOGAN & HARTSON L.L.P.

Ms. Marlene H. Dortch

November 28, 2005

Page 2

will pass that information along to its customer within the next few days. Norlight refers the Commission to the NGT letter for information regarding the approach to nomadic subscribers. Finally, Norlight confirms that it will not market VoIP service or accept new customers for that service in areas where 911 calls would not be transmitted to the appropriate public safety answering point in full compliance with the Commission's rules.

Please direct any questions regarding this submission to the undersigned.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'K. A. Hastings', with a stylized flourish at the end.

Karis A. Hastings

Counsel for Norlight Telecommunications, Inc.

cc: Kathy Berthot, Deputy Chief, Spectrum Enforcement Division
Janice Myles, Competition Policy Division
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